

RANDY SCOTT ZELIN P.C.

641 LEXINGTON AVENUE
29TH FLOOR
NEW YORK, NEW YORK 10022
WWW.RANDYZELINLAW.COM

RANDY ZELIN
RSZ@RSZPC.COM

T 212.319.4000
F 212.656.1118

July 20, 2022

By ECF

The Honorable Lorna G. Schofield
United States District Judge
United States District Court
Southern District of New York
500 Pearl St.
New York, New York 10007

Dated: July 28, 2022
New York, New York



LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE

Re: United States v. Raymond Weng
Criminal Docket No. 1:18 CR 813-01 (LGS)

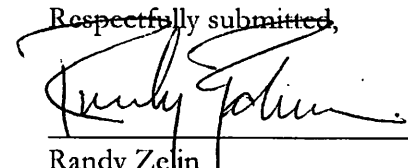
Dear Judge Schofield:

I represent Raymond Weng. My client was sentenced on December 20, 2019, principally to serve five months in jail, to be followed by a three-year term of supervised release. Mr. Weng previously pleaded guilty to violating 21 U.S.C. 846. I am advised that Mr. Weng's term of supervised release ends on or about July 10, 2023.

This letter respectfully seeks an Order from the Court releasing my client's passport back to him. I am advised by Vincent Daniclo, U.S. Probation Officer, that the Probation Department has no objection to the return of Mr. Weng's passport.

Thank you for your kind consideration. If a proposed Order is required, I will prepare it and file by ECF.

Respectfully submitted,



Randy Zelin

RSZ:nb

cc: Jacob E. Warren, Esq. & Matthew J.C. Hellman, Esq. (for the government)
By ECF